BILL

INTITULED

An Act to confirm an Order in Council of the Lord Lieu- A.D. 1886. tenant and Privy Council in Ireland relating to the Cork, Coachford, and Blarney Light Railway.

Noze.—The words printed in red ink are proposed to be inserted in Committee.

WHEREAS the Lord Lieutenant and Privy Council in Ireland have made the Order set forth in the schedule hereunto annexed, under the provisions of the Tramways and Public 46 & 47 Vist, Companies (Ireland) Act, 1883: And whereas it is requisite that the said Order should be con-

firmed by Parliament:

Be it therefore enacted by the Queen's most Excellent Majesty, by and with the advice and consent of the Lords Spiritual and Temporal, and Commons, in this present Parliament assembled, and 10 by the authority of the same, as follows:

1. The Order set out in the schedule hereunto annexed shall be The Proand the same is hereby confirmed, and all the provisions thereof Order in shall, from and after the passing of this Act, have full validity and scholels force.

2. This Act may be cited as the Tramways Order in Council Short ritle. (Treland) (Cork, Coachford, and Blarney) Confirmation Act, 1885.

[Bill 243.]

Α

SCHEDULE.

THE CORK, COACHFORD, AND BLARNEY LIGHT RAILWAYS ORDER, 1885.

By THE LORD LIEUTEXANT AND PRIVY COUNCIL IN IRELAND.

SPENCER.

We may able many able may and languages of the bounds of Cork, at a meeting probably convenient for the purpose in the mount of March has the all setting in execution of the purpose in the mount of March has the all setting in execution of the power conferred on them by the Transveys (Inshaud) And, 180%, and the contraction of the power conferred on the third behalf and the power conferred on the Cork, and the setting of the contraction of an extraction of a light unitary between Cork and Contribute and Elizary in the contraction of the Cork and the Contribute of Elizary and the Cork and the Contribute of Elizary and the Contribute of the Contribute of the Contribute of Elizary and Public Companies (Clinical), And, 1183, and the Intraversys and Public Companies (Clinical), And, 1183, and the presentment which is set out in the Companies of Clinical And, 1818, thus the presentment which is set out in the Companies of Clinical Contribute of the Contribute of Figure 2018. The Contribute of Figure 2018 and Contribute of Figure 2018 and Contribute of Contribute and Contribute of Contribute and Contribute of Figure 2018 and Contribute of Contribute and Contribute of Figure 2018 and Contribute of Contribute and Contribute a

And whereas a map and plan describing the line and book of reference to such map and plan containing the names of the tovalendar in which the larest pro- 20 posed to be fallow a Williamsk, and Miller Miller of HE owners or reputed owners, there are reputed owners, and of the occupient of such land, have hour disposited of the containing of the containi

And whereas, on the twenty-fifth day of April one thousand eight husdred and eightry-four, the Cork and Muskerry Light Railways Company (Limited), being the Promoters of the said undertaking, presented a memorial to the Leed Lieutennat in Conneil, praying for an Order to authorize the construction of the light railways mentioned in use to memorial, and to confirm the said present- 30

Bight railways mentioned in such memorial, and to confirm the said present. 3
ment:
And whereas certain supeals were lodged against the confirmation of said

presentment:

And it appears to the Lord Lieutenant in Council, notwithstanding such appeals, expedient to make the Order following:

3

Therefore it is ordered by the Lord Lieutenant-General and General Governor of Ireland, hy and with the advice of Her Majesty's Privy Council in Ireland:

Prometers.

 The Cork and Muskerry Light Railways Company (Limited) chall be the Promotors for the purposes of this Order; and the said Company are in this 40 Order referred to as "the Promoters."

Power to construct Line.

2. The Processor way construct, malestan, and work, subject to the provisions A.D. 188-6 of the Critic and of the Acts incorporate herewish, the light allerays described in the Sessard School's to the Orles; in the directions and series, with the powers of the Acts of the Control of the Control of the Orles; in the directions and series, with the powers of the Acts of the Control of the Control of the Orles; in the Control of the Orles of t

offices, engine houses, stables, carriage houses, warehouses, works, and bouveniences commetted therewish, or for the purposes thereof; and (whight to the 10 provisions of the ead Acts) may, by agreement, purchase, acquire, and hold all such lands and casements as may he necessary for the purpose of the light railway, and any eagles houses, stables, carriage houses, warehouses, and other halldlers and works remainist for the working of the hight calling.

Gauge and other Particulars.

5 S. The gauge of the light railways shall be three feet.

The weight of the locomotive engines, carriages, and vehicles to he used on the light rallways shall not be of a greater weight than eight tons to be brought upon the rails by any one pair of wheels. The speed as which the lecomotive

outgines, carriages, and whiteles may be driven or propelled along the light Or niturys that, shughes a hevein-aber provided, not exceed the rate of vereity miles an hore, and through any term or village shall not exceed the rate of six miles an hour. Frorided always, that to long as the leconousive engines, carriages, and whiches are being driven or propelled along the light railways at a greater distance than their being the rate of the mixing miles are hour summer to the center of may public road, the maximum limit

25 of apecd shall be twenty-five miles can be out.

The vehicles in use on the line shall not have greater length, width, and height of body than twenty feet, six feet, and seven feet, respectively. These dimensional control of the control of the

sions shall in no case he exceeded, unless means are at the same time adopted for giving to the vehicle a resistance to wind pressure of at least twenty-five pounds 30 to the square foot, and in this case the width of hody shall in no case exceed six-and-a-half feet nor the bright seven feet.

Compulsory Purchase of Lands.

4. From nod after the time when this Order becomes hinding, the Promoters shall be empowered to put in frece the provisions of the Land's Clauses Acts, 25 incheding the Railways Act (Irakind), 1851, with respect to the purchase and taking of lands otherwise than by agreement, with reference to the lands and premises delineated on and described in the deposited plan and book of reference, and within the powers of deviation.

5. The powers of compulsory purchase conferred by this Order shall not be 40 exercised after the expiration of three years from the time when this Order becomes hinding.
Scattle State was of the Transparse (Iraland) Act 1870 shall not apply to the

Section forty-two of the Tramways (Ireland) Act, 1803, shall not apply to the said light railways.

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Land for extraordinary Purposes,

 The quantity of land to be taken by the Promoters for the extraordinary purposes mentioned in the Railways Clauses Consolidation Act, 1845, shall not exceed five acres.

Time for Completion.

 The Promoters shall complete and finish ready for use the light railways and shall provide a proper quantity of rolling stock within three years from the date of this Order horoming hinding.

Confirmation of Presentment, the grand jury of the county of

8. The presentment of the gaused jury of the county of Cook, which is not out 10 in the First Scholarle to this Order, in better Scholarle to this Order, is heavier confirmed to far as it relates to the charge to be definyed by the portions of the harmines of East Muskerry and Cook and Bharster has purchealuried in the saigh presentment for the payment of dividends at the state of five pounds per centum pure means upon the paid up capital of the understaing as limited by the Order, and so far as it relates to the 51 likability of the same portion of said hanceies to provide for the completing, warting, and maintaining of the unstructured.

Limit of Guarantee.

9. The capital to which the guarantee sot out in the said presentment shall apply is berely limited to the sum of seventy-five thousand pounds. The 20 guarantee shall apply to so much of the capital so limited as is for the time actually paid up.

The afcessaid capital of seventy-five thousand journs shall not be inseed as fully paid up on be alled up, now as said capital my from time to time he required for the actual construction and carrying out of the said undertaking; Provided 2st always, that the entire of said capital shall not be inseed until the explanation of a period of two years from the confirmation of this Order by Act of Parliament, unless the said undertaking shall be sooner completed.

Issue of Stock,

 The stock or capital of the said Company necessary for raising the afore-30 said capital shall not be issued by the said Company under par.

Guarantee by Treasury.

11. When in any half-year after the opening for traffic of the light entropy, the total lamerate here glots the Processor system is respect of guaranteed dividual, resolution of any case paid to reproce of the comprising, correlange or dividual, resolution of any case paid to respect of the comprising, to exclude year and the contract of the con

equal to interest at the rate of two per centum jet vinces on the pail-up aperal. A.D. 1885 limited as aforesid.

Placing of Line,

Power to cross Roads,

13. The Presenters may, subject to the provisions of the Acts incorporated herewith, and of this Order, for the purposes of the said light ralways and construction thereof, cross, other, or divert temporarily or presented streets, highways, streams, owere, pipes, canals, or other words. The Presenters shall not, without the consent of the county surveyor, break up as any one time that the consent of the county surveyor, break up as any one time of the county surveyor, break up as any one time of the county surveyor, break up as any one time of the county surveyor of the county surveyor of the county surveyor.

Notice to County Surveyor.

20 14. Before the Promoters commence to open or break up a street or high road they shall give to the county surveyor notice of their intention to do so, such notice to be given forty-eight hours before the commencement of the work.

Superintendence by County Surveyor, 15. They shall not open or break up any street or road, save and except with

25 the approval and under the superintendence of the said county surveyor, unless be neglects or refuses to give solt especiatedness at the time specified in the notice of the Promoters, or discontinues the same during the work. The Promoters shall pay such reasonable expenses which the Corporation may be put to on account of such superintendence, and the county surveyor shall be paid by the

30 Promoters such reasonable renumeration for the duties hereby imposed upon him as may be directed by the Lord Lieutenant by any general or special order.

Restoring Roads, &v.

10. The Pennoters shall, after laving operated or broken up a street or light road, with all convenients speed complete the work on account of which they 25 openated or brake up the seams, and (subject to the formation of the light milways) fills in the ground, level and make good the surfaces, and generally rastore the street or light road to as good a condition as that in which it was before it was operated or braken up to the astification of the county surveys, and other away all or which occasioned thereiny. They shall, during each period as the street or 40 or the leight road may be operated or braken out, secons the layer's whether the street or 40 or the leight road may be operated or braken out, secons the layer's whether the street or 40 or the leight road may be operated or broken up, case the layer where the street or 40 or the leight road may be operated or broken up, case the layer where the street or 40 or the leight road may be operated or broken up, case the layer where the street or 40 or 40

Humans occumentate development in his missing same provide as the beigh road may be opened or knoken up, came the place where the street or high road is opened or broken up to be fenced and watched, and to be properly lighted at night.

A.D. 1886,

on the Western Road, in the becomple of Cork, set out the centre line of awar, both a regular range and level; the hapported of the courty merry, and shall by down that specials to between the rank of the ralkways, and extending eighten the regular regular regular regular regular regular regular regular regular description, on a foundation of means converse of at least sight inches in thickness, and in such a measure as the county surveyor directs, and to his entire antifording and deal to their own propers, all times emissions and keep states in good condition and regular, it the satisfaction of the county surveyor, and in your proper persylar is that had be leaffed for the Opportunit no excess the works.

16a. The Promoters shall, in laying down the permanent way of light railway

by their own officers, at the expense of the Promoters, and to recover the amount "thereof in any out of competent justification.

105. The Promoters shall not, without the consult of the county surveyor, and subject to use of pyperval, as such conditions as be shall by down, remove, dis-15 with any seatting every, ratio, surter make, or pipe on the control of the control of the county surveyor, and the control of the county surveyor, and the control of the county survey of the county of

Fight railway, it thall he havill for them to do no.

16. The Promotes shall, before building any bridges and approaches thereto 20 in the borough of Cork, or before any re-building, are construction, or repairs of with bridges and approaches, tushing a plan and repetitation of the works and materials to the comity curreyer for his approval in writing, and such works shall be done to his entire satisfaction.

16d. The Promotors shall not interfere with the trees now planted on the 25
Western Road, in the borough of Cork, and the county surveyor may came same
to be removed, transplanted, and pruned as be may at any time think desirable.
16r. The Promoters shall, if required by the Corporation, fence the line in such

manner on the county surveyor may approve.

Alteration of Level of Roads.

17. If any authority having the control of any road or street along or across which the light railways authorized by this Order are laid hereafter alore the level of such road or street, the Promoters shall from time to time alter their rails, and lay them so that they shall not he a danger or amonymous to the ordinary timic on the road or street.

80

Expenses of Repairs.

18. The Promoter's shall pay all reasonable expenses of the repairs of the streets sad high roads upon which they shall have constructed any part of the light railways for its mosths after the same shall have been restored, so fir as those expusses are increased by the opening or breaking up of the street or 40 read.

Maintenance of Sidings and Rails,

— 19. The Promoters shall, at their own expense, maintain and repair all sidings on which the light reliways shall he laid. vicinity of such road.

is reinstated.

Level Crossines.

90. The Promoters shall construct to the satisfaction of the county surveyor all such level crossings as shall, in his opinion, he necessary to the junctions of any roads or ways with the road on or along which the light railways shall be 5 jaid, and at the existing entranges to all leads and buildings shutting on in the

Power to enferce Obligations of Promotors.

Right as to Roads.

him all expenses incurred in the execution thereof.

25. The Promotess shall not be deemed to acquire any right, other than that 20 of user only, in the soil of any street or high road along or across which they may lay the light railways.

Additional Powers as to Crossings and Works,

23. The Promoters may, subject to the provisions of this Order, from time to time make all such comings, possing places, slicings, junctions, and other works, 25 in addition to those particularly mentioned in the said deposited plans and sections, as say from time to time be necessary or coarsenate for the efficient working of the light railways, or for providing access to any stables, carriage beases, english bourse, workshows, or works of the Promoters.

Temporary Works.

30 24. If and whenever it shall become necessary for the purpose of repair, or other similar or temporary propose, to remove or close any part of the light railways of the Fronnetes, they may lay down and maintain for the time necessary, but no longer, on come other parts of the same light trailways, or on an adjoining part of the road, a temporary light railway instead of the part removed So or closed, and may maintain and we the same until the part to removed or closed

Any Land reclaimed by the Wesks not to be taken without the Cansent of the

Board of Trail.

25. If in the course or by means of the execution of any of the works by this

20. I'll he course or by inclusion in recommendation in any or to entangle the sea, 40 Order authorised, any part of the aboves or bed of any tidal river, or of the sea, beyond the mouth thereof, belonging to Her Majesty, chall be inned, gained, or

reclaimed from the water, the Promoters shall not have or exercise any right upon the same, or in respect there(in deall) and enter respon, take, nace interfers with the land so inseed, gained, or reclaimed for any purpose whatesver without the connect, in writing, of the local of Funds, one bolded of Her Majerty, and without the connect, in writing, of the local of Funds, one bolded of Her Majerty, and the Her Majerty Wood, Forests, and Land Reservate, but undetinging, gaining, or reclamation shall ensure also dataly for the bonefit of the Queen's Majerty, Her John and someonesses.

Saving Rights of the Crosen.

26. Nothing contained in this Order shall authorise the Promoters to take, use, 10 or in any manner interfere with any land, soil, tenements, or bereditaments, or any rights of whatsoever nature belonging to, or enjoyed, or exerciseable by the Queen's most Excellent Majesty in right of Her Crown, and under the management of the Commissioners of Her Majesty's Woods, Forests, and Land Revenues, or either of them, without the previous cousent, in writing, of the same Commis- 15 sioners, or one of them, on behalf of Her Majesty, first had and obtained for that purpose (which consent such Commissioners are hereby respectively authorised to give), and as incidental to any such consent as aforesaid, the Promoters may enter into any agreement with the Commissioners of Her Majestr's Woods. Forests, and Land Revenues, or either of them, who respectively may, with the 20 amproval of the Commissioners of Her Malesty's Treasury, icen in every such agreement; and the said Commissioners of Her Majesty's Woods, Forests, and Land Revenues, with the like approval, and the Promoters may respectively execute all necessary conveyances, leases, licences, or other deeds of or relating to any land, hereditaments, or rights belonging to Her Majesty in right of Her 25 Crown and under the management of the same Commissioners, and every agreement so entered into as aforesaid shall be performed by the same Commissioners and the Promoters respectively. And nothing in the said Order contained shall divest, take away, prejudice, diminish, or alter any estate, right, privilege, power, or authority now or from time to time vested in, or sajoyed, or exerciscoble by the 80 Queen's Majesty, Her heirs or successors,

Saving of Bights as to future Accretions.

27. If ony load to the assessed of the local by this Order authorised to he methoded shall, and sprit soften the exceeding of any sords mode in activity 30 copility, or otherwise, so as to be alrow instead of holes such limits of configuraty or otherwise, so as to be alrow instead of holes such line of configuraphily assess may, the Premouses shall rook, yet victor of the consecution, the say usatis, right, and the configuration of the config

Protection of Navigation.

28. Sections thictoes to minetree, both inclusive, of the Radways Clauses Act, 1865, shell (so far as the same are applicable) to incorporated with and form part of this Order, and in constraing these sections of the Inst-mentioned ententant the 5 words "railway" and "works" shall be taken to nean and include a "tranway," as defined by receipt mitter-day of the Tranways and Public Companies (Ireland).

Saving Rights of the Crown in the Foreshore.

23. Nothing continued in this Order shall authorise the Promoters to take, nace, Jo or in any manner interfere with may pertise of the shore or hold of the sag, or of t

to motive it into a beam of the majesty (must consist the roots of the control may give), in their shall may highing in this Order contained extend to, take new, prejuiles, diminish, or alter any of the entates, rights, privileges, power, or authorities vested in, or cological, or excertiscable by the Queen's Miljesty, Her helm or successors.

30 % The Promoters shall be entitled to demand and take such tells and charges as shall not exceed the maximum tolls and rates of charges which are specified in the achievable to the Transvays (Iroland) Act, 1800, or any amendment thereof, and may coofer exemptions from the payment of such tolls and rates respectively.

95 List of Tolls.

Act. 1888.

31. A list of all the tolls and charges netherised to be taken shall be exhibited in a conspicaous place inside each of the carriages used upon the light railways.

Form of Ruil.

82. The fown of rail shall be approved by the said county surreyor; but in the 30 event of the Promoters being discartified with his decision, they shall be at liberty to appeal to the Board of Trade, whose docision shall be finst.

Roof Loading.

33. No pastengers or goods shall be carried on the roof of any carriage, except with the permission of the Board of Trade, and subject to any conditions which 35 they may impose.

Meter Power. S4. The carriages and vehicles used on the light milways may, subject to the

provisions of this Order, be moved by animal power, or steam power, or any mechanical power. The exercise of the powers heveby conferred with respect to 40 the use of steam or any mechanical power shall be subject to any regulations which may be prescribed by any Order which the Board of Trade may, and which [243,3].

they am harshy empowered to make from time to time, as and when they may think fit, for seconing to the public oil resonable protestion against danger in the exercise of the powers by this Order conferred with respect to the use of exem or any mechanical power on the light railways. All colors and systems made by the Banet of Trade under the authority of this Order shall be signed by a Sexus- 5 to the power of the state of the power of the state of the state of the same and be deemed to have been daily made in accordance with the previolence of this Order.

Fences and Walls.

55. Before the light reloweys shall be operated for tasket the Premoters shall 10 erect and outpiled and more frozen, religious, and walls, and strengthere, limited and excellent the control of the

Agreement between Promoters and Road Authorities.

48. The Founders and any authority having the control or management of any transtro, such, highly, indusper, or transtroys to, such as the public highly milestry or transtroys to, such as the public highly milestry as or can instead to be half, or with which the light milestry may from justices, may adapte to the provision of that Devil's medium time to 25 of the width or levels of any such attention, and the public milestrope of the public has been public to the public milestrope of the milestrope of the public milestrope of the milestrope of

Bridges over River Lee, South Channel, to be approved, ige. by Engineer of Cork Horbour Commissioners.

37. At the place described in the book of reference deposited with the scentrary of the general part of the country of Orks and the toos of each of the 38 beaungs of Cork, at the too as clearly of the country of Cork, and the too as the country of Cork, Enlawy No. 1, the country of Cork, Enlawy No. 1 and the country of the country of Cork, and the town often of the brought of Cork, and in every other place as which the light town of the Cork and the town often of the brought of Cork, and in every other place as which the light town of the Cork of the town of the Cork of the town of the Cork of th

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shall cross or in any way interfere with the south channel of the River Lee shall A.D. 1885. be constructed upon a plan to be previously approved of by the segimeer of the Cork Harbour Commissioners, and to bis autifaction, and not est otherwise.

Plans, ige. of Bridges to be approved by Engineer of Curk Harbour

Sk In the event of any re-building, re-construction, or repairs of any such bridge or bridge or wells, before nech re-building, re-construction, or repair shall be commenced, a plun and specification for the works and unserials for sum as that in every scane be substituted to the engineer of the Cock Harbour 10 Commissioners, and no such works respectively shall be commenced until a plan and specification for some shall know how negrove by him in writing.

Power to enter into Agreements with respect to Traffic, i.e.

30. The Premoters or any person using the light railways noder the nutherity of this Order on the one head, and may company or person on the other band, 15 may, with the consent of the Board of Trude, from time to time, but subject to the provision of the Order, enter the agreements with respect to the receiving from or ferwarding to vary made configure to receive or present early personal configuration of the order of the Orde

Costs of Order.

40. The costs, charges, and expenses of obtaining this Order, including the expenses incurred by the grand jury in relation thereto, shall be pake by the Promoters.

Baroxial Directors,

- 95 41. The persions of the haronies of East Musherry, Cork, and Barrette changed with the quantantee shall be represented in the direction and outpervision of the affairs and finance of the Compony, so far as relates to the undertaking, in manaer following, that its out ay—The preservantee assession for each of the said beronies of East Muskerry, Cork, and Barretts which shall be held previous to give the Spring Antizes in each year may dest a praces, berein-after called a haronial term.
- director, to be a director of the Company, and such beronial director shall held office for the period of one year. The first election of a lumonial director for each of the said knowless of East Moukery, Cock, and Barretts shall take place at the first of such presentances assissions for the said harceniae respectively as afore-\$5 said as shall be held after the date at which this Order comes into fines. If any haronial director, after his appointment and before the expiration of this term of
- actions shall the resign, or become disqualified or incompetent to set as such director, or shall cease to be a director for my other cases, any ordinary presentment sensions for the burson for which such director shall have been elected and 40 elects in big like months person to be bursoilal director, and the person so elected to fill up such vacuincy shall continue in office to long only as the person
- 40 elect in his piace meether person to be buronial director, and the person so elected to fill up such vacancy shall constinue in office so long only as the person in whose piace he shall have been elected would have been entitled so to continue if such vacancy had not occurred.
 [263.7] B 2

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Total Number of Directors.

42. The directors of the said Company, including those elected at the presentment assions for each of the said baronies, shall not exceed eight in number.

Remaneration of Directors.

48. The scale of payment for the directors of the said Company shall be one 5 pound one shilling per day for meetings in the country or the city of Cork, and two pounds two shillings per day for meetings in Dublin, besides actual travelling expenses.

Keeping of Accounts.

44. The Promoters shall keep full, true, and distinct books of account, show-10 ing the capital of the undertaking, and its receipts from every course, and its expositions, and they shall keep and preserve all receipts and other decomments accessary for receipts and observed from the contract of the present and the content of the imagestics of such person or persons as the grand jury may from time to time appoint to examine zeros, and the of reads person of the contract of the Arraways and Public Companies (Junica) As, 121.

45. The accounts of the undertaking shall be audited once in each year by 20 some fit and proper persos, to be appointed from time to time for that purpose by the grand jury, and the Premoters shall produce for the impection and examination of such auditer their books of secount and all receipts and door-

Audit of Accepunts.

mens nonsump for voushing same, and upply the scalint with all unth further information are not per remembly required by the first the purpose of sanding 25 and is case of differences in a token and is case of differences as to this amount they shall pay such men in respect to the sair exposure as may be first all per laced descentes they are greatly as the same of the sair supposed to the contract of the contr

Inspection of Works.

46. It shall be the duty of the county surreyor, once in each year, or oftener 40 in he consider in receasery, to impact the fine, shdings, and other works, and the cogines, rolling stock, and plant of the undertaking, and to furnish to the groad layer at the summer natures, and also at the spring assisted if be considers it uncessary, a report as to the state of repair and condition of the said line, sldings, works, negless, rolling stock, and plants, and at on such other matters in one- 45

appointment.

nexion therowith as he may think proper, and he shall furnish to the Board of A.D. 1883. Works a copy of every such report. He shall be said for the said inspection and report such sum as the Lord Lieutenant may fix by general or special Order.

Proxisions for securing the Completion and Maintenance of the Light Railways, pursuant to the Tramspays and Public Companies (Ireland) Act, 1883.

47. The Prometers shall complete the undertaking within the time limited by this Order, and shall at all times efficiently work the undertaking, and shall at all times maintain and keep the line in good condition and repair, and so as not to be a danger or annovance to the ordinary traffic of the road on which the 10 light milways for the time being rest,

Inquiry as to Default in Completion, Working, or Maintenance.

48. In any case in which it is represented in writing to the Board of Trade by the grand jury of the county of Cork, or by twenty ratepayers of any barony which is or which may become liable to make any payments on account of any 15 baronial guarantee given in respect of the light railways, or by the county surveyor, that the Promoters have made my detault in the completion, working,

or maintaining of the line, the Board of Trade may, if they think fit, direct an inquiry by an officer to be appointed by the said Beard, such inquiry to be conducted in such number as the Board of Trade may order; and if the Board 20 of Trade certify that the default mentioned in such representation has been

proved to the satisfaction of the said Board, the Promoters shall make good such default, in the manner and within the time specified in such certificate.

Committee of Manna small.

49. If at any time the Board of Trade report to the Lord Licentenant that the 25 Propoters have failed to comply with a certificate of the Board of Trade issued by the Board under this Order, the Lord Licentenant may direct the grand jury of the country of Cork to annoing a committee of management, to complete or to tunnage and work and maintain the nadertaking.

Transfer of the Undertaking to the Grand Jary, 30 50. If at any time the baronies of East Muskerry, Cork, and Barretts have been

called once to now and have said any money for completing the undertaking, or have been called upon to pay and have continued to pay during a period of ten years my money for maintaining or working the undertaking, then the undertaking, and all the property of the Promoters connected with it, shall become the 35 property of the grand jury of the county of Cork, subject to any liabilities

affecting such matertaking or property, and the Lord Lieutenant may thereupon order that the grand jury shall appoint a committee of management for the surposes of the undertaking

Constitution and Posters of Committee of Management,

40 31. Every committee of management appointed under either of the last two sections of this Order shall be constituted in such manner and shall have such powers with reference to the undertaking at the Lord Lieutenant may order.

The grand jury shall from time to time present, in advance or otherwise, such sums as the committee so appointed may estimate or report to be necessary for the purposes for which the committee has been appointed, to be levied off the eaid haronies of East Muskerry, Cork, and Barretts, rateably, according to their respective poor law valuations (being the same proportion as their guarantee for 5 dividends). The members of the committee shall be paid by the grand jury, out of moneys to be levied off the same haronies, such reasonable remuneration as the Lord Lieutenant may by general or special Order prescribe.

The committee of management shall apply the sums so presented in such number as the Order of the Lord Lieutenant may prescribe. Ponding the giving 10 of the direction to appoint a committee of management, the Lord Lieutenant may direct the county surveyor to do all such matters and things as a committee of management might do if appointed during such period as the Lord Lieutenant may direct.

Grand Jury included in Definition of Promoters.

52. If at any time the light railways become the property of the grand jury of the county of Corl, or come to be managed by a committee of management appointed in accordance with this Order, the provisions of this Order shall, so far as they are applicable, apply to the grand jury of the said county as if such grand jury were the Promoters within the meaning of this Order, and the powers of an compulsory purchase thereby conferred on the Promoters shall be exerciseable (even though the time hereby fixed for their exercise shall have expired) by such committee and by such grand jury respectively during such time as shall be fixed by the Lord Lieutenant.

15

Conveyance of Mails and Post Office Parcels.

25 53. The Promoters, if required by the Postmaster General, shall perform with respect to the light railway herein-hefore mentioned all such reasonable services in rozard to the conveyance of mails, including parcels, sa the Postmaster General may from time to time require by notice, under the hand of the secretary to the Post Office in Ireland, or the inspector of mails in Ireland for the time 30 being, the remuneration for such services being determined by agreement, or failing agreement by a referee to be appointed by the Board of Trade at the

In this section the expression "mails" and "parcels" have the same meaning as in the Regulation of Railways Act, 1873, and the Post Office (Percels) Act, 35 1882, respectively.

Incorporation of Acts.

54. The Lands Clauses Consolidation Acts, 1845, the Railways Clauses Consolidation Acts, 1845, and the Railways Acts (Ireland), 1851, 1860, and the Acts amending same, shall, subject to the provisions of the Tramways (Ireland) Acts, 40 he incorporated with this Order, except where the same are expressly varied by this Order. The provisions of the said Acts directing deposite to be made with elerks of the peace (except the provisions relative to access to the special Act). and with clerks of poor law unions and postmesters, and the provisions with respect to the crossing of roads and other interferences therewith (other than the 45

request of either party.

5

provisions of the Railways Clauses Consolidation Act, 1845, sections sixty-five, A.D. 1885. sixty-six, sixty-seven), and the provisions with respect to the use of locomotive engines or other moving power, not being animal power, are hereby excepted out of the incorporation herein-before made.

Saving of General Acts.

55. Notwithstanding anything in this Order contained, the Promoters and any person using the light railways shall be subject to the provisions of any general Act now in force, or which may hereafter be passed during this or any future session of Parliament, relating to light railways, or by which any tax or duty may 10 be granted or imposed for or in respect of light railways, or the passengers or traffic conveyed thereon, and to any future revision or alteration, under the autho-

rity of Parliament, of the maximum rates of tolls and charges authorised by this Order, and to any consideration, regulation, or restriction which may be imposed upon the use of light railways, or upon the use on light railways of animal power,

15 steam power, or any mechanical power, hy any such general Act as aforesaid,

Interpretation. 56. In this Order the several words, terms, and expressions to which meanings

are assigned thy the Tramways (Ireland) Acts have the same meanings respectively. Provided that in this Order the expression "the light railways" and the

" undertaking" shall mean respectively the light railways and works and the undertaking authorised by this Order, and the expression "the baronies" shall mean the portions of the baronies specifically charged with the said guarantee by the said presentment, and the expression "the county surveyor" shall mean the 25 surveyor of the grand jury acting for the division of the county in which the railways and works are situate, and so far as the railway is situate within the

borough of Cork shall mean the corporation engineer. Provided also that in this Order the term "the Tramways (Iroland) Acts"

means the Tramways (Ireland) Act, 1860, excluding section forty-two thereof, 30 the Tramways (Ireland) Amendment Act, 1861, the Act thirty-four and thirtyfive Victoria, chapter one hundred and fourteen, the Transvays (Ireland) Amendment Act, 1881, and the Transways and Public Companies (Ireland) Act, 1883.

Short Title. 57. This Order may be cited for all purposes as the Cork, Ceachford, and

35 Blarney Light Railways Order, 1885. Given at the Council Chamber, Dublin Castle, the twenty-sixth day of

March Cue thousand eight hundred and eighty-five. EDWARD SULLIVAN, C.

JOHN NAISH.

FIRST SCHEDULE referred to in the foregoing Order,

A.D. 1885.

PART L

CONTAINING the PRESENVIENT of the GRAND JURY of the COUNTY of

Conx. 6 & 7 Will, 4 chap, 116,

The Tramways (Ireland) Acts, 1860 to 1881, and the Tramways and Public Companies (Ireland) Act, 1888,

COUNTY OF CORK.

Seams Assixes, 1884.

WHEREAS AN application is intended to be made to the Lord Lieutenant in 10 Conneil by the Cork and Musicary Light Railways Company, Limited (hereing state cashed the Company), for an Order in Countel unbricaring the Company of the make and sanitation a high railway from Cork to Consideration, in the county for make and sanitation as high railway from Cork to Consideration, in the county for the Cork, and the Cork of the Co

And whereas the Company duly mide application to the grand jury of Cork at the present assizes to approve of the undertaking, and of the construction and maintenance of name by the Company, and duly complied with the requirements 20 of the mid Acts.

And whereas the said grand jury of the county of Cork, having duly inquired into the mrist of the undertaking, and having head all persons interested and desiring to be heard, approved of the undertaking, and of the construction and maintenance of same by the Company, subject to the modifications hearth-after 25 stated, as appears by the certificate in writing of the secretary of the said grand inv.

Now we, the grand juny of the county of Cosh, present as follows, anamaly, we have bray approve of the undersking, and of the construction, maintenance, and warring of cause by the Company in the directions and according to the levels 20 specifical and described in the plans, books of effections and secondly of the levels 20 specifical and the second of the plans, books of effections and the specifical control of the second of the s

And whereas the Company in making the above-mentioned application also 40 proposed that a portion of the harcoice of East Muskerry, and of the barony of Barretts, and of the barony of Cork, all in the country of Cork, should

guarantee the payment of dividence at the rate of five pounds per centum A.D. 1885, per annum on the said un capital of the Company, and that in case of default on the part of the Company the completion, working, and maintaining of the undertaking might be presented for at the cost of the said portions of the said

5 baronies, Now we, the said grand fury of the county of Cork, having duly inquired into such proposal, and having heard all persons interested, do hereby, in pursuance of the power and authority to us in that behalf given by the provisions of section

one, subsection two, of chapter forty-three of the forty-sixth and forty-seventh 10 Victoria, present, order, and direct that the portions of the burenies of East Muskeyry, Cork, and Barretts specified in the schedule hereunder written shall be chargeable with the payment half-yearly of dividends, at the rate of five pounds per centure per manum, in perpetuity upon so much of the share capital of the Company as shall, for the time being be paid up capital, as defined by 15 the Tramways and Public Companies (Ireland) Act, 1883, such share capital

not to exceed the sum of seventy-eight thousand three hundred nounds; and also that the said portions of the said baronies of East Muskerry, Cork, and Barrotts shall become chargeable under the circumstances specified in the said Transvays and Public Companies (Ireland) Act, 1883, with the payment fram 20 time to time of such sums or sum as may be required for completing, working, or maintaining the undertaking.

And we, the said grand jury of the county of Cork, do hereby further, present,

order, and direct that the liability to which the said baronies of East Maskerry, Cork, and Barretts shall in any half-year be subject in respect of such guarantee 25 and charge as aftrestid shall be chargeable upon the said respective portions of said buronies rateably according to the respective poor law valuations of said portions of said several baronies.

And that the said portions of the said baronies of East Muskerry, Cork, and Burretts shall be represented in the direction and supervision of the affairs and 30 finance of the Company, so far as relates to the undertaking, in manner following that is to say, the presentment sessions for each of the said baronies of East Muskerry, Cork, and Barretts which shall be beld previous to the spring assises in each year may elect a person, berein-after called a baronial director, to be a director of the Company, and such baronial director shall hold office for the

35 period of one year. The first election of a baronial director for each of the said baronies of Kast Muskerry, Cork, and Barretts shall take place at the first of such presentment sessions for said baronies respectively as aforesaid which shall he held after the date of the Order in Council confirming the presentment. If any baronial director, after his appointment and before the expiration of his term

40 of office, shall die, or resign, or become disqualified or incompetent to act as such director, or shall cease to be a director from any other cause, any ordinary presentment sessions for the largery for which such director shall have been elected may elect in his place another person to be baronial director, and the person so to be elected to fill up any such vacancy shall continue in office as a bursuial 45 director so long only as the person in whose place he shall have been elected would have been entitled so to continue if such vacancy had not occurred.

E. A. SHTLDHAM, FOREMAN.

F243.7

SCHEDULE.

In the harony of East Muskerry the entire of the following parishes:-Ahabullague, Magourney, Matchy, Inniscarra, Carrigrohane Beg, Donaghmore; the following townlands in the parish of Aghinagh, namely, Ballyvougane, Beheenagh, Capanagraun, Carrigadrohid, Carriganish, Carrigathon, Caum, 5 Coolacarreen, Coolacoosanna, Coolatha, Coolgariff, Coolkisha. Coolacgearah, Curraghapearls, Curryawaddraw, Dromaculleu, Drombeg, Inchaleagh, Knockacroghers, Knockeenacuttin, Lackavunsknick, Rosnasoulp, Shanakill, Shanavegha; the following townlands in the parish of Aghlish, namely, Aghlish, Cronody, Fargus, Roovesbeg, and Roovesmore; the following townlands in the 10 parish of Garryelovne, namely, Bawnafinna, Blarney, Boolynstrick, Killowen, Dawstown, Knocknoorbally, Knocknosuff, Monacuapo, Shean Lower, Shean Upper, except such portions thereof as belong to the Great Southern and Western Railway Company; the following townlands in the parish of Canaway, usmely, Monallig, Classes, Killinardrish, Nettleville, Demesne, Longleigh; 15. in the harony of Cork, the parish of Currykippane; in the parish of Carrierohane, the townland of Carrigrohane, except such part thereof as belongs to the Cork and Macroom Railway Company; in the parish of Saint Mary Shandon the following townlands, namely, Knocknacullen East, Knocknacullen West, and those parts of Knocknaheeny and Shanakiel outside the municipal boundary; in 20 the parish of Saint Finnbarr the following townlands, namely, Ballinsspighez, Ballynggin, Bishop's Mile Lond, Farranmacteige, Gurteensspig, Huggert's Land, Inshigaggin, and that part of Gillabbey nutside the municipal boundary; in the baroux of Barretta, the parish of Donoughmore. 29th day of March 1884. E. A. SHILDHAM, Foreman.

Pursuant to the provisions of the Transways and Public Companies (Ireland). Amendment Ant. 1845, the original presentment in this matter, passed at the County Orch spring assizes, 1884, was amended by the grand jury assembled at the county of Cork segment suiters, 1884, by intenting in the second page thereof the words "such share capital net to exceed the sum of seventy-eight thousand 30 three handers or counts."

Dated this 25th July 1884.

W. R. MEADE, Foreman.

PART II. CONTAINING the PRESENTMENT OF RESOLUTION of the CORPORATION OF CARE.

The mayor, aldermen, and languages of the borough of Cox, baving board 35 and considered the evidence submitted by the Cork and Muskerry Light Rallways Company (Limited), and their gastifact that the said Company have compiled in all respects with the directions contained in the Tramways (Ireland) Acts, and on their part at Promotors of the undextained described in the Dublin

complied in all respects with the directions contained in the Trawrays (Ireland).
Acts, and on their part as Promoters of the undectating described in the Dublin
Gaszette of December twenty-fant, one thousand eight hundred and eighty-three, 40
and in the proposed Order in Council, to be neby resolve and present as follows :—
"That as regards the portion of the same within the limits of our jurisdiction, and generally, we approve of the undertaking of the Oxic and Muskerty Light

Rallways Company (Limited), referred to in the Dublin Graette of twenty-first A.D., 1885. December one thousand eight hundred and eighty-times, and in the proposed Order in Cosonil submitted to us by the Company, subject to the following modification, and noy others as may be required or approved of by the Combinistones of Public Weyks."

Promised Assendments in Order.

After the words "county surveyor" add the following:—"Which term here used, soil afterwards mentioned in this Order, shall for the purposes of the light railway situate in the borough of Covic include the Corporation engineer,"

10 After the words "commence to," on first line, add the words "excesse any of the works specified in paragraph 12 of this Order or to "; and at end of this clause add the following:—"The Promoters skall not, without the consent of the county mirroyee, break up at any one time a greater length of say street in the borough to Cork than two lundered varied of such street."

15 After the word "work," on the fourth floe, add the following:—"The Promoters shall you need reasonable expenses which the Corporation may be put to on account of such reperintendence and ".

After the words "broken up" add "to the satisfaction of the county surveyer".

The Promoters shall, in laying down the permanent way of light railway on

the Western Rood, in the borough of Cork, set out the centre line of some both as regards range and level, to the apprend of the county surveyor, and shall by down that portion between the relie of the relievy, and extending eighteen includes beyond the existing of such rails, with block purentes of an 25 improved description, on a form-lation of sement concerts of at least eight indusin thickness, out a such a moment as the county arrangery directs, and to his in thickness, out a such as moment as the county

entire satisfaction and shall at their own expense, at all times uninitial and keep same in good credition and repair, to the satisfaction of the recently surveyor; and in case of any default on behalf of the Promoters to keep said 30 pection of the readway in proper requir, it shall be lawful for the Compention to execute the works by their own officers at the expense of the Promoters.

to execute the works by their own officers at the expense of the Promoters, and to recover the amount thereof in any court of competent jurisdiction.

The Promoters shall not, without the consent of the county surveyor, and subject in case of inproval on such conditions as he shall law down, remove.

35 displace, or interfree with any existing sower, drain, writer major, or pipe on the Western Renal, in the horough of Cork; and in case at any time the Corporation de-free lot you on any such sover, their, watter main, or pipe a long or serves the light railway, it shall be in will for them to do so.

The Promoters shall, bother building any bridges and snorse-disc thereto in

40 the berough of Cork, or before any re-building, re-construction, or repairs of such bridges or approaches, submit a plan and specification of the works and materials to the sublaction of the county surveyor for his approval in writing, and such works shall be done to his entire ratinfaction.

The Promoters shall not interfere with the trees now planted on the Western 45 Road, in the borough of Cork, and the county surveyor may cause same to be restored, transplanted, and pruned as be any at any time think desirable. [243.7]

[243.]

A.D. 1885. The Promoters shall, if required by the Corporation, fence the line in such

I certify that the foregoing is a true extract of the Resolution of the mayor, aldermen, and hurgestees of the borough of Cork in council assembled.

ALEL MYCARTHY, Town Clerk. 5

SECOND SCHEDULE referred to in the foregoing Order.

CONTAINING & DESCRIPTION of the LIGHT RAILWAYS.

A light railway (No. 1), situate in the brough of Cork, and in the scotty of Cork, commercing in the salth brough, faith were tward, and in the paried of Sainet Fleinharr, at a point as the eastern extremity of the Kindey's Marsh, and 10 algorithms [28]. N. Wilchey's influer, were, which and algorithms [28] and the salt interface in the freely-six yards or thermhousts from the meth-seattern convers of the contract of the road in a section of the contract of the road in a section of the contract of the road in a section of the Parks. Parks point in one busineted and sixty yerds or therefore the Parks Parks of the contract of the Parks Parks of the Parks of the Parks Parks of the Parks Parks of the Parks of the Parks Parks of the Parks Parks of the Parks of

A light rullway (No. 1), wholly in the county of Cork, communing by a 20 junction with the Railway No. 1 after described, at a point in the cortex line thereof which said point is the point where the Railway No. 1 consent the River Corenngueroph, in the townshand of Cooldingly, and position of Masley, immediately adjoining the Cork and Kantzuk Rood, and terminating at or mean 25 the authorisector corner of the source in Blarner.

Tramways Order in Council (Ireland). [H.L.]

A

BILL

of the Levi Livulenant and Privy Council in Irohad relating to the Corl, Condificel, and History Light Enlivery.

Desirent, by The Electron of Communes, in the Printed,

FARSTER EY STAM AND SECURITY SCHOOL.

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[Dair Sec. Print]